



3641

PATENT

Case Docket No. HIENER.1CPC1CP

Date: April 11, 2003

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In re application of : Bogdan C. Maglich
App. No. : 09/883,851
Filed : June 18, 2001
For : METHOD AND APPARATUS
FOR NEUTRON MICROSCOPY
WITH STOICHIOMETRIC
IMAGING
Examiner : Jack W. Keith
Art Unit : 3641

UNITED STATES PATENT AND TRADEMARK OFFICE
P.O. Box 2327
Arlington, VA 22202

Sir:

Transmitted herewith is a Response to Restriction Requirement in two (2) pages in the above-identified application.

The fee has been calculated as shown below:

CLAIMS AS FILED

CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NO. PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE	ADDITIONAL FEE
Total Claims 17 — 25		= 0 ×	\$ 9	= \$0
Independent Claims 2 — 3		= 0 ×	\$ 42	= \$0
If application has been amended to contain multiple dependent claim(s), then add			\$140	= \$0
Time Extension Fee				\$0
		TOTAL ADDITIONAL FEE FOR THIS AMENDMENT		\$0

- (X) The present application qualifies for small entity status under 37 C.F.R. § 1.27.
(X) A return prepaid postcard is enclosed.

I hereby certify that this correspondence and all marked attachments are being deposited with the United States Postal Service as first class mail in an envelope addressed to: United States Patent and Trademark Office, P.O. 2327, Arlington, VA 22202, on

April 11, 2003

(Date)

Bruce S. Itchkawitz, Reg. No. 4,677

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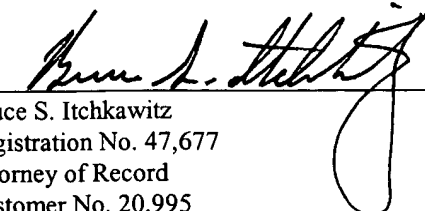
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Please charge any additional fees, including any fees for additional extension of time, or credit overpayment to Deposit Account No. 11-1410.


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16/Election
H/25/03
JW/03

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant	:	Bogdan C. Maglich
Appl. No.	:	09/883,851
Filed	:	June 18, 2001
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RESPONSE TO RESTRICTION REQUIREMENT

United States Patent and Trademark Office
P.O. Box 2327
Arlington, VA 22202

Dear Sir:

This communication is in response to the Office Action mailed January 16, 2003. The Examiner has required restriction to one of two inventions:

Group I (Claims 1-17), drawn to an apparatus (system for detecting and imaging a chemical substance), classified in Class 376, subclass 159;

Group II (Claims 18-25), drawn to a process (process for detecting and imaging a chemical substance within an object), classified in Class 376, subclass 156.

The Examiner has also required election of one of the following disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable: